## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: David O. Skura et al.

Title: TECHNIQUES FOR MAINTAINING PERSISTENT PREFERENCES

Attorney Docket No.: 1592.026US1

Customer No.: 21186

## PATENT APPLICATION TRANSMITTAL

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X Return postcard.

X Utility Patent Application under 37 CFR 1.53(b) comprising:

Specification (21 pgs, including claims numbered 1 through 20 and a 1 page Abstract).

Formal Drawing(s) (4 sheets).

Unsigned Combined Declaration and Power of Attorney (4 pgs).

Information Disclosure Statement (1 pgs), Form 1449 (1 pgs) References NOT enclosed.

X Request and Certification Under 35 U.S.C. 122(b)(2)(B)(i) (1 pg).

The filing fee (NOT ENCLOSED) will be calculated as follows:

	No. Filed	No. Extra	Rate	Fee
TOTAL CLAIMS	20-20	0	x 18.00 ≈	\$0.00
INDEPENDENT CLAIMS	3-3	0	x 86.00 =	\$0.00
MULTIPLE DEPENDENT	CLAIMS PRESE	ENTED		\$0.00
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## REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor	David O. Skura et al.		
Title	TECHNIQUES FOR MAINTAINING PERSISTENT PREFERENCES		
Atty Docket Number	1592.026US1		

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

November 26, 2003

Date

Joseph P. Mehrle, Reg No: 45,535

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicants may rescind this nonpublication request at any time. If applicants rescind a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicants subsequently file an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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